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Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

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PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is	made this	day of	Septen	· b#:	, 2008, by	and between
- haverne Per	VY 11 611	nde novis				
10710	Telton 1	inci Pu	y Luorli	To year	76/09	as Lessor
whose addresss is //6/7 and, DALE PROPERTY SERVICES	L.L.C., 2100 Ross Av	renue, Suite 1870	Dallas Texas	15201, as Less	see. All printed portions of t	his lease were prepared by the park
hereinabove named as Lessee, but a	ili olher provisions (incl	uding the completic	on of blank space	is) were prepai	red jointly by Lessor and Les	ssoc. exclusively to Lessee the following
described land, hereinafter called lea		and the covenants	nerein containa	u, Lessor here	ery grants, leases and lets	exclusively to ressee the full with
	, contraction					
202 ACRES OF LAN	D, MORE OR LES	se being in	rzes /	7		BLOCK 3
OUT OF THE SAME OF	D, WORE OR LES	55, BEING LO	1(0)	,	ADDITION AN A	, BLOCK <i>.3</i> ADDITION TO THE CITY OF ERTAIN PLAT RECORDED
OUT OF THE SUNVISE	Just X	TARRANT (COUNTY TE	XAS. ACC	ORDING TO THAT C	ERTAIN PLAT RECORDER
IN VOLUME 388-6	, PAGE		OF TH	E PLAT RE	CORDS OF TARRAN	T COUNTY, TEXAS.
*	, , , , , , , , , , , , , , , , , , , ,					
in the County of Tarrant State of	TEVAC	2/12		na laun (inaliu	dine emi informatic thoroin with	nich Lessor may hereufter acquire l
reversion, prescription or otherwise.	i, for the purpose of ex	mlorium for, develo	oine, producina	and marketing	roll and gas, along with at	l hydrocarbon and non hydrocarbo
substances produced in associatio	a therewith fincluding	ccophysical/seismi	ic operations).	The term "da	s" as used herein includes	: helium, carbon dioxide and othe
commercial gases, as well as hydro land now or hereafter owned by Les	carbon gases. In addi	lion to the above-d	escribed leased	promises, this	lease also covers accretion	is and any small simps of parcels of the aferementioned cash bonu
Lessor agrees to execute at Lessoc'	s request any additiona	l or supplemental in	istruments for a	more complete	or accurate description of t	he land so covered. For the purpos
of determining the amount of any shi	ut-in royallies hereunde	r, the humber of gr	oss acres above	specified shall	be deemed correct, whethe	r actually more or less.
11. This large subject to a final-			r		Ø 42 / 6"	_)years from the date hereof, and fo
This lease, which is a "paid as long thereafter as oil or gas or other	rei, anpajances coverer -uh hease tedmittig do	remais, sitali be li Lhereby are orodus	ance for a prima and in paving our	ny tenaron <u>. 7</u> antibes from th	e leased premises or from la	
otherwise maintained in effect oursu	ant to the provisions be	real				
3. Royallies on oil, gas and o separated at Lesson's consister for	lher substances productions. The controls start	ced and saved hen	eunder shall he	raid by Lessey	to Lessor as follows: (a) i who figure mortuellant	-or oil and other liquid hydrocarbor o be delivered at Lesseo's ontion :
separated at Lessoc's soparator fac Lessor at the wellhead or to Lessor'	s credit at the oil purch	aser's transportand	n facilities, provi	ded that Lesso	e shall have the continuing	right to purchase such production
the wellhead market price then prev	/ailing in the same tield	l for if there is no	such price then.	prevailing in th	ne same field, then in the n	darest held in which there is such
prevailing price) for production of	similar grade and gra	vity; (b) for gas (including casing	liead gas) a From the col	nd all other substances of a thornal laws a proportio	wered hereby, life royally shall t note part of all valurem faxes at
production,/severance, or other exci	se taxes and the costs	incurred by Lesse	e in deliverina, c	rocessing or o	therwise marketing such ga	is or other pubstances, provided th
Lessee shall have the continuing rig	ht to purchase such ord	eduction at the prev	valiing wellhead i	narket price pa	aid for production of similar o	quality in the same field (or if there
no such price then prevailing in the the same or nearest preceding date	same field, then in the	nearest field in wh	ich thore is such	a prevailing pr	rice) pursuant to comparable	er form or any fino freceafter one
more wells on the leased premises of	as the date on which t it lands pooled Bierowi	.essee commences Ib are canable of e	iller parchases i:	il or gas or oth	(c) il at the end of the phille let substances covored here	by in paying quantities or such we
are waiting on hydraulic fracture stin	rulation, but such well o	r wells are eilher s	hul-in or produci	on there from	is not being sold by Lessee,	such well or wells shall neverthele
be deemed to be producing in payir there from is not being sold by Les	ng quantities for the pur	pose of maintainin	g (his leade.)f (or a period of '	90 consecutive days such a	roll or wells are shut-in or productions were to be made to be soon or
Lessor's credit in the depository des	ionaled below, on or b	efore the end of sa	ld 90-day period	and thereafter	r on or before each annivers	sary of the ond of said 90-day peri
while the well or wells are shul-in or	production there from i	s not being sold by	Lassee: provide	d that if this te	ase is otherwise buing main	tained by operations, or if production
is being sold by Lessee from anothe following cessation of such operation	or well or wells on the l	eased promises of	lands pooled in	erewith, no sh	ut-in royalty shall be due ur	an portog year deda tud. Out tweeth till.
terminate this lease.						
 All shul-in royalty payment 	under this lease shalf	be paid or lendere	d to Lessor or to	Lessor's cred	it in <u>at lessor's address</u> a	<u>thove</u> or its successors, which sh
be Lessor's depository agent for rec draft and such payments or tenders	eiving payments regard	less of changes in	the ownership of	isaid land. All j	payments of lenders may be povolono addressed to the c	: made in currency, or by check or i fencettory or in the Legent at the ta
address known to Lessee shall cons	ilitute proper payment.	If the depository a	hould liquidate o	r be succeede	d by another institution, or f	or any reason fail or refuse to acce
payment hereunder. Lessor shall, at	Lessoe's request, deliv	er lo Lessee a proi	per recordable in	strument nami	ng another institution as doj.	ository agent to receive payments.
Except as provided for in F premises or lands pooled therewith	aragraph 3, above, if L	essee drilla a well :	dagaani si daidw	le of producing	in paying quantities (hereir	pafter catled "dry hole") on the teas durling a revision of unit hourstant
pursuant to the provisions of Para-	araph 6 or the action	of any governmen	(a) authority, the	ın in the even	t this lease is not alherwis	a being mainiained in force il sit
neverlheless remain in force if Less	ee commences operation	ons for reworking a	o existine well o	r for drilling an	additional well or for otherv	vise obtaining or restoring producti
on the leased premises or lands poo the end of the primary term, or at a	oled therewith within 90	days after complet	lion of operation	i on such dry l	iole or within 90 days aiter s a but i essee is thee engen	กบุตก cessation of all production. Tr ed in drilling reworking of any off
operations reasonably calculated to	oblaio or restore orodu	ction therefrom. thi	s lease shall ren	iain in force so	iong as any one or more of	such operations are prosecuted w
no cossation of more than 90 consc	eculive days, and if any	r such operations r	result in the prod	luction of all a	r gas or other substances c	overed hereby, as long thereafter.
there is production in paying quanti Lessee shall drill such additional we	ies from the leased pro	omises or lands po	oled therewith	After completic	in of a well capable of prodi	Joing in paying quantities nereund for the same or similar circumstanc
to (a) develop the leased premises.	as to formations then	canable of product	na in pavina aus	intities on the	leased premises or lands p	ooled therewith, or (b) to protect t
leased premises from uncompensal	ed drainage by any we	il or wells located a	n other lands no	t pooled litere	with. There shall be no cov	enant to drill exploratory wells or a
additional wells except as expressly	provided herein.			d oversteen en	Salaway Baccoin wills any olls	er lands or interests, as to any or
depths or zones, and as to any or .	all substances covered	by this loage eith	er before or alli	er the commen	cement of production, whe	never Lossec dooms it hecessary
proper la de se in order la esudantiv	rdevelop or operate lise	leaser! premises	wheliter or not s	imilae aalina :	suthomly exists with respect	to such other lanus of interests. T
unit formed by such pooling for an oborizontal completion shall not exce	oil well which is not a h	orizontal completio	n shall not excee	rd 80 acres plu regided that o	is a maximum acreage tole) James unit way he formed f	ance or 10%, and for a gas well or or an oil well or gas well or bodzor
completion to contain to any wall a	nacina or danuity nation	n that may be ares	cribed or pentil	ed by any cov	eromental authority having i	unsalction to do so. For the purpo
of the foregoing, the forms "oit well"	f ligde "llow sen" bng '	ave the meanings :	orespribed by at	olicable law o.	: the appropriate governmer	mai authority, or, it no denimaen is:
propertibed. "All Wall" manne a wall w	illa an inflict one oil sali	o of loss than 100 f	300 cubic feet pa	er balanet and Fo	as well" means a well with a	n initial gas-on fatio of footoo cu.
feet or more per barrel, based on equipment; and the term "horizont	al commission" means la	oidw ai New lie au	b the horizontal	-compouelit oi	fille gross completion inte	rvat in facilities of equivalent test
canioment: and the form "herizonta	l completions means a	a cii wall in which	ibe berizoalal co	imponent of it:	ie arass completion interval	TIL IIIG 1659IVOIL GXCGGGS THE VERB
component thereof. In everying if	in province delate become	idae Laesaa shall	file of record at	willen declare	lian describing the Unit and	stating the enecave date of poon
Production, drilling or reworking op reworking operations on the leased	promises avece! Itel I	Seconduction on v	vhich Lessor's m	wally is calcula	aled shall be unat proportion	Of file fasti titist broadenen willen r
not necond covered by this longer.	and included in the uni	it bears to the tela	mines acrearir	ie ilia um i dei	i only to the dytolit shor be	GDO[ROH O: BINE DEOGRAMME & SOIG
Trecon - Popline in one compre inc	Innese elsell not ovhau	et Locannia nonline	r rights beneunde	er and Lessen	shall have the recurring by	III DOLLING UNBOUNDATION CANSE &
unit formed hereunder by expansio prescribed or permitted by the government.	armandal authority base	ing juriediction or	lo conform to ai	iv prochicilye a	iareane deioiminauon maut	3 by such governmental authority.
making such a revision diagnos elas	di filo of roward a weitle	n declaration deser	ibing the revised	i inii and Slaiu	ar: The effective date of revit	Sign. To the extent any portion of a
Jones of promisor in included in or or	ed tions add boloutos	z victuo of euch rov	inconi lite inconi	ios of ucil bro	aucuon on which lovalues a	to bayabis nereminer andi mercar
be adjusted accordingly. In the abs a written declaration describing the	ence of production in p	ayıng quantilles fro	m a unit, or upoi nolina heraundai	, peunanont co encolon llank	sasamin mereor, Lessee ma filule a cross-convevance of	interests.
a written decidential describing ine	ពេក សាម ១សាវាម្វី ជា២ ជនប	or termination. 14	some noreconder	Strain free verta		

7. If Lessor owns less than the full mineral estate in all or any part of the lessed premises, the royalties and shut-in royalties payable hereunder for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lesson's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

such part of the leased premises.

8. The interest of other Lessor or Lessee horounder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, deviseos, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessoe until 60 days after Lessee has been furnished the original or certified or duly authoriticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties to the credit of decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferre to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease then held by cach.

9. Lessee may, at any time and from time to time, colliver to Lessor or file of record a written release of this lease to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon to relieved of all obligations thereafter arising with respect to the lintere

the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced

the area covered by this lease or any depths or zones there under, and shall therespon to relieved of all obligations thereafter arising with respect to the interest so released. It bessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalises shall be proportionalely reduced in accordance with the net acreage interest retained hereunder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the lessed premises or lands pooled or unitized herewith, in primary and/or enhanced recovery, Lessee shall have the right of ingress and egrees along with the right to conduct such operations on the lessed premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and relephone lines, power stations, and other facilities deamed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water sand/or other substances produced on the feased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or kinds pooled therewith, the ancillary rights granted here is shall apply (a) to the entire leased premises described in Paragraph 1 above, notwithstanding any partial releases or clands pooled therewith. When requested by Lessor in writing, Lessee shall bury its pipelines below ordinary plow dopth or cultivated lands. No well shall be located less than 200 feet from any house or barn now on the leased premises or such other improvements now on the leased premises or such other improvements now on the leased premises or such other improvements of other industrial stationing well capitally industrially and colleges and other substances covered h

explantant of this lease, Leason have agrees to thank Lease in whiting of said offer interestably and explantant of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer.

13. No litigation shall be initiated by Lessor with respect to any breach or default by Lessoe hereunder, for a period of at least 90 days after Lessor has given Lessoe written notice fully describing the breach or default, and then only if Lessoe fails to remedy the breach or default, within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forfeited or canceled in whole or in part unless Lessoe is given a reasonable.

time after soid judicial determination to remedy the breach or default has becurred, this lease shall not be intered or cancered in whole of in part chiefs bessee is given a reasonable time after soid judicial determination to remedy the breach or default and Lessee fails to do so.

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well hore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooted (herewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-n royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

16. Notwithstanding anything contained to the contrary in this tease, Lessee shalf not have any rights to use the surface of the leased premises for drilling or other

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good falth negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to after the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's

heirs, devisees, executors, administrators, successors and assigns, whother	or not this lease ha	is been executed by all parties hereinahove named as Lessor.				
LESSOR (WHETHER ONE OR MORE)						
Li Verne Gerry By: LAVERNE PEREN						
BY: LAYERNE PERRY	Ву:					
STATE OF / / x x x x						
STATE OF 16465 COUNTY OF 76740 F This instrument was adjnowledged before me on the 69 by: 6400 Ferry 6450 green for the form	day of	<u>0.17m/faz</u>				
		J. S. J. J.				
JASON SCOTT Notary Public STATE OF TEXAS		Notary Public, State of Associated Notary's name (printed): Notary's commission expires:				
My Comm. Exp. Apr. 17, 2012		41/17/14				
STATE OF COUNTY OF This instrument was acknowledged before me on the	day of	, 2008,				
by:						
		Notary Statile, State of				

Notary's name (printed): Notary's commission expires:



DALE RESOURCES LLC 2100 ROSS AVE STE 1870 LB-9

DALLAS

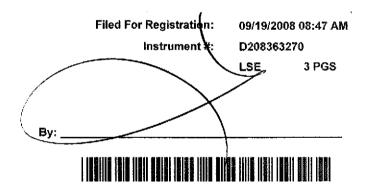
TX 75201

Submitter: DALE RESOURCES LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

\$20.00



D208363270

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